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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/567,326	02/07/2006	Shoji Sekino	NEC NE70217	6649
27667 HAYES SOLO	27667 7590 11/12/2008 HAYES SOLOWAY P.C.		EXAMINER	
3450 E. SUNRISE DRIVE, SUITE 140			ENIN-OKUT, EDUE	
TUCSON, AZ 85718			ART UNIT	PAPER NUMBER
			1795	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/567,326 SEKINO ET AL. Office Action Summary Examiner Art Unit Edu E. Enin-Okut 1795 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 07 February 2006. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-12 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 07 February 2006 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

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#### DETAILED ACTION

#### Priority

Acknowledgment is made of Applicant's claim for foreign priority to Japanese Patent Application
No. JP 2003-298260, filed on August 22, 2003, under 35 U.S.C. 119(a)-(d). A certified copy of that
application has been received.

## Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "cut portion" must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

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4.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the

subject matter which the applicant regards as his invention.

Claim 7 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to

particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claim recites "an elastic film having a cut portion". Applicant does not describe the location of this

cut portion nor is this element shown in its drawings.

Claim Rejections - 35 USC § 102

 $5. \hspace{1.5cm} \text{The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis} \\$ 

for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1 and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Horiba et al. (US

4,493,878).

6.

Regarding claim 1. Horiba discloses a fuel supplier placed in a fuel supply system of a fuel cell

(2:30-64; Claim 1), comprising: a fuel vessel [cartridge 2]; and, a permeation control film [net-like

substrate material (net) 3]; and, a supplementary fuel [fuel element 1] contained in said fuel vessel (Figs.

1, 2: 2:30-37; Claim 2).

As to the supplementary fuel contained in the fuel vessel being restrictively transmitted through

the permeation film to the fuel cell, or allowing the supplementary fuel to move to the fuel supply system

 $through \ the \ permeation \ control \ film, \ these \ limitations \ have \ been \ considered, \ and \ construed \ as \ a \ functional$ 

limitation that adds no additional structure to the fuel supplier. See MPEP 2114. However, because the

fuel supplier of Horiba is structurally similar to that instantly disclosed, it appears capable of functioning as claimed

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Regarding claim 11, Horiba discloses a fuel cell (Fig. 2; 2:55-3:2), comprising: a solid electrolyte membrane [electrolyte 7] (4:19-23); a fuel electrode [anode 5] and an oxidant electrode [cathode 6] placed on said solid electrolyte membrane; and a fuel supply system [fuel element 1, cartridge 2, substrate material (net) 3] that supplies a fuel to said fuel electrode, wherein said fuel supply system has the fuel supplier as claimed in claim 1 (Figs. 1, 2; 2:30-37; Claims 2-3).

### Claim Rejections - 35 USC § 103

- 7 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Horiba. Additional supporting evidence provided by Prasad et al., US 2006/0256176.

Regarding claims 2-4, it has been held that either anticipation or obviousness exists where applicant claims a composition in terms of a function, property or characteristic, and the composition of the prior art is the same as that of the claim but the function is not explicitly disclosed by the reference (e.g., In re Best, 562 F.2d 1252, 1255 n.4, 195 USPO 430, 433 n.4 (CCPA 1977)), See MPEP 2112 (III).

Horiba discloses that its permeation control film is composed of polypropylene net (4:1-2).

One of ordinary skill would appreciate that polypropylene can swell when exposed to substances such as methanol (see Prasad, para. 14, 16, 17). That artisan would also appreciate that the amount of swelling of the polypropylene is dependant upon how much of that substance it is exposed to (i.e., the concentration of the substance in a solution). Further, the swelling of a polypropylene net like that taught by Horiba will expand the fibers forming the net, changing its shape and reducing the void volume of the net; thus, restricting the amount of fuel (e.g., methanol-containing fuel) flowing through the net.

Therefore, one of ordinary skill in the art at the time of the invention would have found it obvious to use the ability of the polypropylene net of Horiba to respond (i.e., change its shape) to exposure to liquid fuels, such as methanol to restrict the amount of fuel supplied by its fuel supplier without adding additional control equipment; thus, achieving a compact fuel cell device (see Horiba, 3:44-46).

10. Claims 5-6, 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Horiba as applied to claims 1-4, and further in view of Yonetsu et al. (US 7,147,950).

Horiba is applied and incorporated herein for the reasons above.

Regarding claims 5 and 8, the limitations recited in these claim have been addressed above with respect to claim 1, except for a shutter member being placed on the fuel permeable film.

Yonetsu teaches a fuel cell with fuel tank 1 having a cylindrical lid 31, which can be opened or closed, is slidably mounted around the fuel outlet port 12 of a liquid fuel tank 1, and a permeating material connecting pad 32 is mounted to the inner wall of the pathway 3 (10:38-43; Figs. 9A, 9B). When Application/Control Number: 10/567,326

the liquid fuel tank 1 is connected to a pathway 3, the lid 31 is pushed upward so as to bring the outlet port of the tank into contact with the permeating material connection pad (10:43-47). When the fuel outlet port is brought into contact with the permeating material connecting pad, the liquid fuel is transferred from the tank into the pathway by the capillary action (10:48-51).

It would have been obvious to one of ordinary skill in the art at the time of the invention to include a shutter member in the fuel supplier of Horiba, as taught by Yonetsu, in order to further control the flow of fuel from the fuel supplier to a fuel cell (see Yonetsu, 10:43-47).

As to the shutter member controlling an exposed area of said fuel permeable film; or, that the shutter member slides on the surface of the surface of the film such that the exposed area of the film is controlled, these limitations have been considered, and construed as a functional limitations that add no additional structure to the shutter member. See MPEP 2114. However, because the shutter member of Horiba, as modified by Yonetsu, is structurally similar to that instantly disclosed, it appears capable of functioning as claimed.

Regarding claim 6, the limitations recited in this claim have been considered, and construed as functional limitations that add no additional structure to the shutter member. See MPEP 2114. However, because the shutter member of Horiba, as modified by Yonetsu, is structurally similar to that instantly disclosed, it appears capable of functioning as claimed.

Regarding claim 9, the limitations recited in this claim has been addressed above with respect to claim 2

11. Claim 10 it rejected under 35 U.S.C. 103(a) as being unpatentable over Horiba as applied to claim 5 above, and further in view of Herdeg et al. (US 6,610,433; cited in IDS).

Horiba is applied and incorporated herein for the reasons above.

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Regarding claim 10, Horiba teaches that a fuel supply unit [fuel element 1, cartridge] is placed adjacent to the fuel vessel [chamber 8] through the permeation control film [substrate material (net) 3] (Fig. 2). Horiba also teaches that its fuel elements 1 are held in a bag within the cartridge 2 (3:63-4:1).

However, Horiba does not expressly teach that the fuel supply unit is configured so at to change its volume depending on its internal pressure.

Herdeg teaches a fuel tank for fuel cell systems that can feed fuel to the cell without use of pumps by varying the size of the fuel cavity depending upon the internal pressure of its fuel tank (Abstract; 2:20-24; Fig. 2).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to change the volume of the fuel supply unit of Horiba as taught by Herdeg for the reasons described above with respect to claim 7.

 Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Horiba in view of Gottesfeld (US 6,309,770).

Horiba is applied and incorporated herein for the reasons above.

Regarding claim 12, Horiba does not expressly teach that a gas duct through which a gas produced at said fuel electrode is guided to the fuel vessel.

Gottesfeld teaches a fuel cell system that uses effluent gases produced by its anode and cathode to drive the fluids between elements of the system with the assistance of electrically driven pumps (Abstract; 1:52-59). Specifically, anode exhaust gases from its fuel cell (in conduit 84) are delivered to a fuel tank [72] (via conduit 71) (14:1-24, 14:44-48; Fig. 6).

One of ordinary skill in the art at the time of the invention would have found it obvious to include a gas duct in the fuel cell of Horiba, as taught by Gottesfeld, to drive the movement of fluids between components of the cell without the use an electrically-driven pumps. Art Unit: 1795

Correspondence / Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Edu E. Enin-Okut whose telephone number is 571-270-3075. The examiner can normally

be reached on Monday-Thursday, 7 a.m. - 3 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dah-

Wei Yuan can be reached on 571-272-1295. The fax phone number for the organization where this

application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application

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Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR

CANADA) or 571-272-1000.

/Edu E Enin-Okut/ Examiner, Art Unit 1795

/Dah-Wei D. Yuan/

Supervisory Patent Examiner, Art Unit 1795